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Chief, Ireining Miristen

22 March 1950

Logal Staff

Disability Dynasike

- le In ensur to the questions relact in our recent discussion of disciplities occurring in training, the following commute are submitted for your guidance and advise. We will try to outline the vected rights of an individual, or the privileges which should be extended on the house of his particular status.
- 2. In all cases, some immediate first aid treatment will be required, and where the severity of the injury requires the services of a prefereional, it is assumed that whoever is in charge will take immediate steps to call a doctor and some means of transportation. From a legal standpoint, the main problem arises in the case where payment or reinhursement is required for services obtained from a private source, or where Government medical attention-other than CIA—is given a person not automatically entitled to receive it. There are, of course, the collateral questions of continued hospitalization and medical services, compensation for loss of pay, and, in the alternative, death payments to surviving beneficiarios.
- 3. Since members of the U.S. Aread Forces will be acting within the course of their official duties and are adequately covered by pertinent legislative provisions, no further reference will be made to this type of personnel. We are referring, of course, to those in a cover situation where identification with the Armed Services is permissible or required.

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- 5. PRCA DemoCite. The minimum compensation to which each traines "employees" would be estilled is provided for in the Federal Employees' Compensation Act. The following provisions are applicable:
 - a. Comparation for death. If death results from the injury, the United States shall pay to the following persons for the following persons a mustaly compensation equal to the following percentages of the deceased employee's mustaly pays
 - (1) Widow. To the widow, if there is no child, forty-five per content. This compensation shall be paid until her death or marriage.
 - (2) Widewar. To the widewar, if there is no child, forty-five per centum if shelly dependent for support, by reason of his physical or mental disability, upon the decoased employee at the time of her death. This compensation shall be paid until his death or mare riage or until he becomes capable of self-support.
 - (3) Children. To the widow or midower, if there is a child, forty pur centum and in addition thereto fifteen per centum for each child, not to exceed a total of seventy-five per centum for such widow or widower and children. The compensation payable on account of any child shall cease when he dies, marries, or reaches the age of eighteen, or, if over eighteen, and incapable of self-support, becomes expable of self-support.
 - (h) Orphan children. To the children, if there is no widow or widower, thirty-five pur centum for one child and fifteen per centum additional for each additional child, not to succei a total of seventy-five per centum, divided away such children, where and share alike. The compensation of each child shall be paid until he dies, marrice, or reaches the age of eighteen, or, if over eighteen and incapable of self-support, becomes capable of self-support.
 - (5) Parente. To the parente, if one is woolly dependent for support upon the deceased employee at the time of his death and the other is not dependent to any extent, twenty-five per contunt if both are wholly dependent, twenty per centure to each; if one is or both are partly dependent, a proportionate amount in the discretion of the Federal Security Administrator. These percentages shall be paid if there is no widow, widower or child. If there is a widow, widower or child, there shall be paid so much of the above percentages as, when added to the total percentages payable to the widow, widower, and children, will not exceed a total of seventy-five percentages.
 - (6) Other dependents. To the brothers, sisters, grandparents and grandphildren, if one is shelly dependent upon the deceased employee for support at the time of his death, trenty per centum to seek dependents; if sore than one are wholly dependent, thirty per centum, divided among such dependents there and share alike; if there is no one of them wholly dependent, but one or more partly dependent, tem per centum divided among such dependents share and

share alike. The above percentages shall be paid if there is no midou, widower, shild, or dependent perent. If there is a widow, widower, shild, or dependent perent, there shall be paid so much of the above percentages as, when added to the total percentage payable to the widow, widower, shildren, and dependent perents, will not exceed a total of seventy-five per centum.

- (7) Term of payments for parents and dependents covered in the above paragraph. The componention of each beneficiary shall be paid from the time of death, until he, if a parent or grantparent, dies, marries, or common to be dependent; or if a brother, sister, or grandshild dies, marries, or reaches the age of sighteen, or, if over sighteen and incorpable of self-support, becomes expeble of self-support.
- b. Burial benefits. If death results from the injury, the United States shall pay, to the personal representative of the deceased explayer or otherwise, funeral and burial expenses not to exceed \$1.00.00, in the discretion of the Federal Security Administrator.
- c. Compensation for total disability. If discribing is total, the United States shall pay to the disabled exployer during such disability a monthly monetary compensation equal to sixty-six and two-didness per contant of his monthly pay. This is known as basic compensation for total disability. Loss, or loss of use, of both house, or both arms, or both feet, or both legs, or both eyes or the sight thereof, shall constitute personnent total disability.
- d. Compensation for partial disability. If disability is partial, the United States small pay during such disability a routhly monetary compensation equal to sixty-six and two-third's per centum of the difference between his monthly pay and his nouthly wage-earning capacity after the beginning of such partial disability, which shall be known as his basic compensation for partial disability.
- o. Payments in case of parament disability which involves solely the loss, or loss of use, of a member or function of the body, or discingurance, are covered in Appendix A.
- f. Medical care. For any injury sustained by an employee in the performance of duty, whether or not disability has arisen, the United States shall furnish to the employee all services, appliances and supplies prescribed or recommended by qualified physicisms:
- g. Vocational rehabilitation. Any permanently disabled individual whose disability is compensable under the FECA is entitled to vocational rehabilitation services:

6. Miscellameous Provisions of the FECA.

a. Rifect of a waiver. Any attempt to obtain a waiver from mn "ouplayer" would be a waste of effort, because, even if obtained, it would not change the application of the Federal Replayees' Compensation Act. There is no prevision in the Act, but regulations issued persuant to the Act previde that no separar is authorized to require an emplayee to unive his right to require empensation.

- b. Automatic coverage of the FECA is automatic, requiring no payment or contribution by the alien traines.
- e. Election of benefits. Memorum any person is entitled to receive any benefits under the FECA and is also automatically entitled to receive from the United States any benefits because of injury or death under any other Act of Congress, such purson shall elect which benefits he shall receive. In other words, he cannot have the benefits of both. He must choose between the two. (This does not apply to the proceeds of an insurance policy).
- do Exclusiveness of remady. The liability of the United States under the FECA with respect to the injury or death of an employee is exclusive. In other words, an employee who is injured in the line of duty cannot see the United States Covernment under any Federal tort liability statute; he is limited to the FCCA benefits.
- e. Lower scale of benefits for nuncitizen exployees. The FEGA permits the Federal Security Idministrator to establish a smaller scale of payments for noncitizen exployees of the Baltal dates. However, there are occasions on which the Abdinistrator 1213 pay a noncitizen on the scale applicable to citizens of the United Caten. The their-istrator has wide discretionary powers in this matter, and it is possible that this office will be able to arrange payments on the United States scale when desirable.
- 7. Pertinent Comments on the FECA. It would now advisable to emphasize the full meeting of the FECA in connection with this problem. It doesn't provide for a were token payment; it is a comprehensive legislative emertment and its benefits are extensive. For example:
 - a. Amount of payments. A resent survey concerning total amounts paid in those cases where death had reculted revealed average payments of \$12,000.00 to a wife with no children, and \$13,000.00 to a wife with children. These amounts would be even greater at today's wage scale.
 - b. Immation element. All payments under MECA are tax-free, and, at today's tax rates, this item is of singular importance.
 - c. Metabilitation. Steps teken in this field should be encouraging to any person who is engaged in a hearrhous activity. In the past, was with no hope of ever being able to work again have been rehabilitated in such a very that they now lead full and useful lives. This work is sentiming and such benefits will be available under the FECA.
- 6. Especite Provided by Contract. As nontioned above, only "employees" and entitled to the benefite of the FECA. If an alten trainee is not legally

an "employee," may death or disability payments for him must arise out of his contract. It is possible to amort such persons nothing, insofar as legal considerations are concerned. However, this may prove impractical from an operational standpoint. In such cases it may be advisable to insert a banefit previation in the contract. For example, CIA agrees at times to pay a lump sum to the baneficiary of an agent who is killed in the line of duty. In the count of disability, CIA could agree to assert an amount equal to some fraction of the FECA benefits.

9. Missing Persons Act. The benefits of this legislation are available to citilism employees of the United States who are officially determined to be absent in a status of missing, missing in action, intermed in a neutral country, explained by the energy, baleaguered or besieged. (50 U.S.C.A., App. \$ 1001-1002). This Act prescribes continuance of pay and allowances during the periods concerned. Provided an alien trainee has the status of an "employee," he is entitled to the provisions of this legislation. There is a further provision that the employee must be assigned for duty or serving outside the continuatal United States or in Alaska before he is entity.

The operation of this legislation is automatic; it requires no payment from the employee,

SUMMA IT

- l. Every alien traines whose status is that of an "employee" is automatically emtitled to the death and disability benefits of the FECA. In order to emphasize the comprehensive scope of this Act, its terms have been explained in some details.
- 2. If an alien trainee is not an "employee," he is not locally entitled to the benefits of the FECL, and any benefits he receives must be derived from his contrast.
- 3. An "independent contractor," that is, one who undertakes to accomplish a given result, according to his own methods, and not subject to the control of another, is not legally entitled to may death or disability benefits. Any benefits for such persons must be spelled out in the terms of each contract.
- h. Benefits of the Missing Persons Act are available only to those trainees whose status is that of an "employee."
- 5. Whether or not an individual is an "employee" depends on the facts in each case, not necessarily on the form of his agreement with the Government. There is, therefore, some lessey and each case in which there is doubt should be forwarded to the Legal Staff with a recommendation and a request for a ruling.

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APPENDIX A

The FECA includes a special schedule of added benefits for employees who sustain permanent injeries involving dissemberment or functional loss of certain bodily members. These benefits are payable in addition to amounts paid for temperary disability. For example, if an employee is so unfortunate as to loss an eye due to a work injery, he will receive, in addition to compensation paid for temperary disability, an award of one hundred and sixty extra weeks of compensation. (Such awards will be paid at the rate of sixty-six and two-third's per centum of the employee's monthly pay). This award will be made in periodic payments, rather than in a lump sea.

These scheduled smards, as they are called, are made not only for dismemberment of a part of the body, but also for any permanent functional loss of the various bodily members listed in the schedule. The following schedule is taken from the law, and although it is not complete, is reporesentative of the law's benefits:

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| Complete Loss of Hearing (Both Ears) | 52 |
| (DOM THE) OCUSO 1000 | 200 |

In instances of 100% less or impairment of major numbers where loss of earning capacity continues, compensation payments may extend beyond the period provided by the schedule. Major numbers include the arm, leg, hand, foot, eye, and total deafness. In addition, proper and equitable compensation not to exceed \$3,500.00 is to be married for serious disfigurement of the face, head, or neck, where such disfigurement is of a character likely to handless a person in securing or maintaining employment.